of the Treasury be, and he is hereby, authorized and directed to pay, out of any money in the Treasury not otherwise appropriated the sum of \$500 to Mrs. Elizabeth Shenekji, 160 Montclair Avenue, Clifton, New Jersey, in full settlement of all claims against the United States as reimbursement for bond posted for her sister, Samie Safaie, in November 1950, I & NS numbered 0300-354051: Provided, That no part of the amount appropriated in this Act in excess of 10 per centum thereof shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved June 20, 1956.

Private Law 696

CHAPTER 422

June 21, 1956 [S. 1221]

AN ACT

For the relief of the estate of Joseph Kelsch.

Joseph Kelsch

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury, upon receipt and redemption of United States Savings Bonds of series E in the amount of \$4,300 (maturity value), registered in the name of Joseph Kelsch, of Coalinga, California, now deceased, payable on death to the Treasurer of the United States, and after the payment of any gift or inheritance taxes in accordance with the provisions of section 24 of the Second Liberty Bond Act, as amended by the Act of April 3, 1945 (59 Stat. 48; 31 U. S. C. 757e), is authorized and directed, notwithstanding any other provisions of that section, to apply the remaining proceeds, or so much thereof as may be necessary, in payment of all just claims of the creditors of the estate of Joseph Kelsch (including persons who may have paid such claims out of their own funds) which may be judicially determined or otherwise established to the satisfaction of the Secretary and for the payment of which there are no available assets in the estate. Approved June 21, 1956.

Private Law 697

CHAPTER 423

June 21, 1956 [H. J. Res. 565]

JOINT RESOLUTION For the relief of certain aliens.

Maria L. Gallegos and others.
66 Stat. 163.
8 USC 1101 note.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Maria Luisa Gallegos, Aavo Lohuaru, Peter Berth, Ming Yu Chen, Michele Costantino Pastore, Oswald E. Kohlruss, Antonie Kohlruss, Evelyn Hedy Kohlruss, and Paul Max Julius Schweitzer, shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required Quotadeduction visa fees. Upon the granting of permanent residence to each alien as provided for in this Act, if such alien was classifiable as a quota immigrant at the time of the enactment of this Act, the Secretary of State shall instruct the proper quota-control officer to reduce by one the quota for the quota area to which the alien is chargeable for the first year that such quota is available.

Sec. 2. For the purposes of the Immigration and Nationality Act, Ulf Krabbe shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee, under such conditions and controls which the Attorney General, after consultation with the Surgeon General of the United States Public Health Service, Department of Health, Education, and Welfare, may deem necessary to impose: Provided, That a suitable and proper bond or undertaking, approved by the Attorney General, be deposited as prescribed by section 213 of the said Act.

Approved June 21, 1956.

Ulf Krabbe.

8 USC 1183.

Private Law 698

CHAPTER 424

JOINT RESOLUTION

To waive certain provisions of section 212 (a) of the Immigration and Nationality Act in behalf of certain aliens.

June 21, 1956 [H. J. Res. 590]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, notwithstanding the provision of section 212 (a) (9) of the Immigration and Nationality Act, Mrs. Myrtle Richardson Beane, and Finne Bache, may be admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of that Act.

SEC. 2. Notwithstanding the provision of section 212 (a) (19) of the Immigration and Nationality Act, George Tyson Campbell, varez, and Aldo Alvarez, may be admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of that Act.

Sec. 3. Notwithstanding the provisions of section 212 (a) (9) and (17) of the Immigration and Nationality Act, Colin Noyes Clinch-Jones may be admitted to the United States for permanent residence if he is found to be otherwise admissible under the pro-

visions of that Act.

Sec. 4. Notwithstanding the provisions of section 212 (a) (17) and (19) of the Immigration and Nationality Act, Edson Rhodes Mills may be admitted to the United States for permanent residence if he is found to be otherwise admissible under the provisions of that Act.

Sec. 5. The exemptions provided for in this Act shall apply only to grounds for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act. Approved June 21, 1956.

Mrs. Myrtle R. Beane and Finne Bache. 66 Stat. 182. 8 USC 1182.

George T. Camp-bell and Aldo Al-

Colin N. Clinch-

Edson R. Mills.

Private Law 699

CHAPTER 429

AN ACT

For the relief of Lino Perez Martinez.

June 22, 1956 [S. 910]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of the Immigration and Nationality Act, Lino Perez Martinez shall be held and considered to have been lawfully admitted to the United States for permanent residence as of the date of the enactment of this Act, upon payment of the required visa fee. Upon the granting of permanent residence to such alien as provided for in this

Lino P. Martinez. 66 Stat. 163. 8 USC 1101 note.

Quota deduction.